

OFFICIAL LIST
OF THE
Several Candidates and Constitutional Amendments
Voted for at the
GENERAL ELECTION
TO BE HELD IN
Ormsby County, Nevada, on
Tuesday, Nov. 6, 1894.

Carson City, Nevada, October 1, 1894
I hereby certify that the following named persons were duly nominated by convention and petition according to law as candidates for the respective offices as hereinafter designated, subject to the vote of the people cast at the election to be held on the 6th day of November, A. D. 1894, to wit:

For District Judge of first judicial district
Charles E. Mack, Silver.
Richard Rising, Republican.

For State Senator
Geo. T. Mills, Republican.
Hugh H. Logan, Silver.

For Members of Assembly
Gilbert Briggs, Republican.
W. H. Cisler, " "
C. F. Murphy, " "
James A. Lente, Silver.
L. A. Harriet, " "
F. G. Folsom, " "

For Sheriff and ex-officio County Assessor
J. D. Kefrey, Republican.
Wm. Kinney, Silver.

For County Clerk and ex-officio County Treasurer
Geo. A. Tyrell, Republican.
E. A. Aulin, Silver.

For County Recorder, ex-officio Auditor, ex-officio Public Administrator and ex-officio Coroner
W. H. Randall, Republican.
John G. Ellis, Silver.

For District Attorney and ex-officio Superintendent of Public Schools
Geo. W. Right, Republican.
A. J. McGowan, Silver.

For County Commissioner, (Long Term)
J. W. Woodbury, Republican.
Charles J. Shulerland, Silver.

For County Commissioner, (Short Term)
C. E. Bray, Republican.
Henry Scheppler, Silver.

For Justice of the Peace, Carson Township
W. A. Hawthorne, Republican.
W. H. Cheek, Silver.

For Constable, Carson Township
S. E. Patterson, Republican.
V. B. Cross, Silver.

For Justice of the Peace, Empire Township
J. W. Wiggin, Republican.
William Lang, Silver.

Chris Henderson, Independent.

For Constable, Empire Township
W. G. Hill, Republican.
Michael W. Smith, Silver.

For Representative in Congress
Bartling, Horace F., Republican.
Doughty, James C., People's Party.
Newlands, Francis G., Silver Party.
Bliley, B. F., Democrat.

For Governor
Cleveland, A. C., Republican.
Jones, John E., Silver Party.
P. Skam, George E., People's Party.
Winters, Theodore, Democrat.

For Lieutenant Governor
Emmitt, J. F., Republican.
Sadler, Reinhold, Silver Party.

For Justice of Supreme Court
Bonnefield, M. S., Silver Party.
Murphy, M. A., Republican.

For Attorney General
Beatty, R. M., Silver Party.
Grimes, W. G., Democrat.
Stevens, Geo. S., People's Party.
Torreyson, J. D., Republican.

For Secretary of State
Bridges, L. S., Democrat.
Howell, Eugene, Silver Party.
Vanderlieth, E. D., Republican.

For State Controller
Grey, O. H., Republican.
Hal, D. H., Democrat.

Lagrange, C. A., Silver Party.
Steele, Charles H., People's Party.

For State Treasurer
Richard, G. W., Republican.
Thompson, W. G., Democrat.
Westerville, W. J., Silver Party.

For Surveyor General
Poison, G. N., Republican.
Pratt, A. C., Silver Party.

For Superintendent of State Printing
Dealey, N. P., People's Party.
Eckley, J. E., Republican.
McCarthy, J. G., Silver Party.
Morris James, Democrat.

For Superintendent of Public Instruction
Cutting, H. C., Silver Party.
Kaye, A. E., People's Party.
Ring, Orvis, Republican.
Sears, S. S., Democrat.

For Regent State University (Long Term)
Don, W. E. F., Silver Party.
Haines, J. W., Republican.
Bishop, John W., Democrat.

For Regent State University (Short Term)
Patterson, W. H., Republican.
Starrett, H. S., Silver Party.
Waseman, A. B., Democrat.

For the election of United States Senators
by the direct vote of the people. Yes.
For the election of United States Senators
by the direct vote of the people. No.

Senate Concurrent Resolution No. 21 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 1 of Article II of the Constitution of the state of Nevada so as to read as follows:

See to it, that every male citizen of the United States (not laboring under the disabilities named in this Constitution) of the age of twenty-one years and upwards, who shall have been a citizen for at least six months, and who shall actively and consistently voted in the State six months and in the district or county thirteen days next preceding any election, shall be entitled to vote for all offices that now or

hereafter may be elected by the people upon all questions submitted to the electors at such election; provided no person, who has been or may be convicted of selling his vote or of purchasing the vote of another at any such election, and no person who has been or may be convicted of treason or felony in any State or Territory in the United States, unless restored to civil rights; and no person who, after arriving at the age of eighteen years, shall have voluntarily borne arms against the United States; and no idiot or insane person shall be entitled to the privilege of an elector.

Senate Concurrent Resolution No. 22 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 3 of Article IV of the Constitution of the State of Nevada by entirely repealing and striking out the same. This amendment shall not shorten the term nor affect the tenure of office of the present incumbent of the office of Lieutenant Governor.

Senate Concurrent Resolution No. 23 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Section six. Each house shall judge of the qualifications, elections, and returns of its own members, choose its own officers, determine the rules of its proceedings, and may punish its members for disorderly conduct; and with the concurrence of two-thirds of all the members elected, expel a member.

Senate Concurrent Resolution No. 24 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 23 of Article IV of the Constitution of the State of Nevada so as to read as follows:

Section eighteen. In case of the impeachment of the Governor or his removal from office, death, inability to discharge the duties of said office, resignation, or absence from the State, the powers, duties, and emoluments of the office shall devolve upon the President of the Senate for the residue of the term, or until the disability shall cease, or in case of the impeachment of the President of the Senate while acting as Governor, or his removal from office, death, inability to discharge the duties of said office, resignation, or absence from the State, the powers, duties, and emoluments of the office shall devolve upon the Speaker of the Assembly for the residue of the term, or until the disability shall cease; but when the Governor shall, with the consent of the Legislature, be out of the State in time of war, and at the head of any military force thereof, he shall continue Comptroller-in-Chief of the military forces of the State.

Senate Concurrent Resolution No. 25 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 19 of Article V of the Constitution of the State of Nevada so as to read as follows:

Senate Concurrent Resolution No. 26 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 25 of Article IV of the Constitution of the State of Nevada so as to read as follows:

Section thirty-five. Every bill which may have passed the legislature shall, before it becomes a law, be presented to the Governor; if he approve it he shall sign it, but if he shall return it with his objections, which house shall cause such objections to be entered upon the Journal and proceed to reconsider it. If, after such reconsideration, it again pass both houses by yeas and nays, by a vote of two-thirds of the members elected to each house, it shall become a law, notwithstanding the Governor's objections. If any bill shall not be returned in five days after it shall have been presented to him (Sunday excepted), exclusive of the day on which he received it, the same shall become a law in like manner as if he had signed it, unless the Legislature, by its final adjournment, prevent such return, in which case it shall be a law, unless the Governor, or within ten days next after the adjournment Sunday excepted, shall file such bill, with his objections thereto, in the office of the Attorney General, as ex-officio Secretary of State, who shall lay the same before the Legislature at its next session in like manner as if it had been returned by the Governor, and if the same shall receive the vote of two-thirds of the members elected to each branch of the Legislature, upon a vote taken by yeas and nays to be entered upon the journals of each house, it shall become a law.

Senate Concurrent Resolution No. 26 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 20 of Article V of the Constitution of the State of Nevada so as to read as follows:

Section twenty. The Attorney General, as ex-officio Secretary of State, shall keep a true record of the official acts of the Legislature and Executive departments of the government, and shall, when required, lay the same, and all matters relative thereto, before either branch of the Legislature.

Senate Concurrent Resolution No. 27 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 21 of Article V of the Constitution of the State of Nevada so as to read as follows:

Section twenty-one. The Governor Attorney General, and State Treasurer shall meet at the office of the Attorney General, as ex-officio Secretary of State, and open and call the election returns for Governor, and all other State officers, and forthwith declare the result and publish the names of the persons elected. The persons having the highest number of votes for the respective offices shall be declared elected, but in case two or more have an equal, and the highest number of votes for the same office, the Legislature shall, by joint vote of both houses, elect one of said persons to fill said office.

Senate Concurrent Resolution No. 28 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 14 of Article V of the Constitution of the State of Nevada so as to read as follows:

Section fourteen. The Governor, Chief Justice of the Supreme Court, Attorney General, or a major part of them, of whom the Governor shall be one, may, upon such conditions and with such limitations and restrictions as they may think proper, remit fines or forfeitures, commute punishments and grant pardons after conviction in all cases except treason and impeachments, subject to such regulations as may be provided by law relating to the manner of applying for pardons.

Senate Concurrent Resolution No. 29 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 16 of Article V of the Constitution of the State of Nevada so as to read as follows:

Section three. For any reasonable cause to be entered on the Journal of each house, which may or may not be sufficient

grounds for impeachment, the Chief Justice of the Supreme Court and Judges of the District Courts or Courts, shall be removed from the office on the vote of two-thirds of the members elected to each branch of the Legislature, and the Justice or Judge complained of shall be served with a copy of the complaint against him and shall have an opportunity of being heard in person or by counsel in his defense; provided, that no member of either branch of the Legislature shall be eligible to fill the vacancy occasioned by such removal.

Senate Concurrent Resolution No. 30 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 37 of Article V of the Constitution of the State of Nevada by entirely repealing and striking out the same. This amendment shall not shorten the term nor affect the tenure of office of the present incumbent of the office of Lieutenant Governor.

Senate Concurrent Resolution No. 31 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Section ten. No county, city, town or other municipal corporation shall become a stockholder in any joint stock company, corporation or association whatever, loan its credit in aid of any such company, corporation or association, except railroad corporations, companies or associations; provided, that nothing herein contained shall prevent the formation of water districts in this State and the issuance of bonds issued or distributed in aid of water storage and irrigation of the land lands of such districts; and provided further, that no such investment shall be made, nor credit loaned, nor bonds issued, unless authorized by a petition of a majority of the duly qualified electors representing more than two-thirds of the taxable property of the county or district to be affected.

Senate Concurrent Resolution No. 32 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Section thirteen. The members of the Legislature shall receive for their services a compensation to be fixed by law and paid out of the public treasury, but no increase of such compensation shall take effect during the term for which the members of either house shall have been elected; provided, that an appropriation may be made for the payment of such annual expenses as members of the Legislature may incur for postage, express charges, newspapers and stationery, not exceeding the sum of twenty dollars for any general or special session to each member; and, furthermore provided, that the Speaker of the Assembly and President of the Senate shall each, during the time of their actual attendance as such, provide officers, receive an additional amount of two dollars per diem.

Senate Concurrent Resolution No. 33 (of the fifteenth session)—Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended as follows:

Amend section 19 of Article V of the Constitution of the State of Nevada so as to read as follows:

Section thirty-four. All bills including the same shall be introduced into the House of Representatives, and shall be read twice, and then referred to a committee, and if the committee shall report that the bill is good, it shall be read a third time, and then referred to the Senate, and if the Senate shall report that the bill is good, it shall be read a fourth time, and then referred to a committee, and if the committee shall report that the bill is good, it shall be read a fifth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a sixth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a seventh time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a eighth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a ninth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a tenth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a eleventh time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a twelfth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a thirteenth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a fourteenth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a fifteen time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a sixteen time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a seventeen time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a eighteen time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a nineteen time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a twentieth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a twenty-first time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a twenty-second time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a twenty-third time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a twenty-fourth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a twenty-fifth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a twenty-sixth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a twenty-seventh time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a twenty-eighth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a twenty-ninth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a thirtieth time, and then referred to the Senate again, and if the Senate shall report that the bill is good, it shall be read a thirtieth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a thirtieth time, and then referred to the Senate again, and if the Senate shall report that the bill is 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Senate shall report that the bill is good, it shall be read a thirtieth time, and then referred to the House again, and if the House shall report that the bill is good, it shall be read a thirtieth time